

FILED

CLERK, U.S. DISTRICT COURT

11/17/2022

CENTRAL DISTRICT OF CALIFORNIA

BY: _____ DVE _____ DEPUTY

JOHN LUCKETT (Full Name)

johnlucett31@yahoo.com (Email Address)

2555 W. WINSTON RD. #40 (Address Line 1)

ANAHEIM, CA 92804 (Address Line 2)

(714) 900-4289 (Phone Number)

PL. in Pro Per
(indicate Plaintiff or Defendant)UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

JOHN LUCKETT

Case No.: 8:22cv02096-DOC-DFMx

(To be supplied by the Clerk)

PLAINTIFF,

COMPLAINT FOR:

vs. ~~JOHN LUCKETT~~
CITY OF ANAHEIM
HOUSING AUTHORITY, FELIPE
VALDIVIA, OLGA TAMAYO,
U.S. DEPARTMENT OF HOUSING
AND URBAN DEVELOPMENT
DOES 1- 200 DEFENDANT(S).① VIOL. OF ADA RIGHTS, ② HARASS-
MENT, ③ INTENTIONAL INFLECT-
ION OF EMOTIONAL DISTRESS,
④ FALSE EVICTION, ⑤ VIOL. OF DUE
PROCESS, ⑥ VIOL. OF INALIENABLE
RIGHTS, ⑦ 4th AMENDMENT VIOL.,
⑧ CIVIL RIGHTS VIOL. SEC. 1983, ⑨ STALKING,
⑩ INVASION OF PRIVACY.**I. JURISDICTION**1. This Court has jurisdiction under 28 U.S.C. SEC 1331 &
28 U.S.C. SEC 1343. FED. Question arises out of
42 U.S.C 1983. There is also DIVERSITY JUR.
I LIVE IN CA and DEF. U.S. HOUSING DOES BUS IN
CA & WASHINGTON D.C., and several parts of U.S.
VENUE IS Proper under 28 U.S.C. Sec 1391.

II. VENUE

2. Venue is proper pursuant to U.S. Gov IS A PARTY,
Complaint raises FED. QUESTIONS under 446
AMERICAN W/ DISAB. ACTS VIOL.

III. PARTIES

3. Plaintiff's name is JOHN LUQUETTI. Plaintiff resides
at: 2555 W. WINSTON RD, #40; ANAHEIM, CA
92804

4. Defendant CITY OF ANAHEIM HOUSING
AUTHORITY - ANAHEIM, CA 92805 INC IN
ANAHEIM,
CA

5. Defendant FELIPE VALDIVIA - ANAHEIM, CA
92805 Works here

1. Defendant OLGA TAMAYO - WORKS IN

2. Insert ¶ #

3. ANAHEIM, CA

7. Defendant U.S. DEPT OF HOUSING AND

9. Insert ¶ #

10. URBAN DEVELOPMENT - SANTA ANA, LOS
11. ANGELES, WASHINGTON, D.C, ET. AL.

15. Defendant

16. Insert ¶ #

22. Defendant

23. Insert ¶ #

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IV. STATEMENT OF FACTS

1. Since on or about 4/22 - Current (ALL) Respondents have been engaging in all the Complaints as stated in the Caption of Complaint 1st page.

2. ALL Respondents have engaged in falsely trying to EVICT ME from my 27 yr. RESIDENCE where I live and have been on SEC 8 FED HOUSING since on or about ~~over summer~~ 10/95.

I enjoy ADA RIGHTS & Relief for which (ALL) respondents are violating by failing to make REASONABLE ACCOMMODATIONS for myself a DISABLED PERSON.

3. (ALL) Respondents refused to reschedule HOUSING INSPECTION APPT ON OR ABOUT 5/16/22, and TERMINATED REMIAL ASSISTANCE THAT WEEK OF APPROX *1,600-MO. ~~and~~

4. (ALL) respondents have demanded to inspect my unit on 11/30/22, and if it doesn't pass are going to falsely evict me with no further hearings, chances to correct deficiencies and no right of an APPEAL, HRG. This Viol. / my CIVIL RIGHTS, DISABILITY RIGHTS.

5. ALL DEF. VIOL MY CIVIL RIGHTS by
 Calling EMERGENCY contact person and
 invading my privacy by asking if I AM
 SANE, what I do all day, where do I
 go all day, and Complaining that I should've
 cleaned up my place better a year ago.
 They haven't done an inspection in 4 yrs prior
 to this year. Their falsely punishing me after
 Inspector told me I passed inspection, and then
 3 MIN later told me I failed after he asked
 me how long has it been since the ~~team~~^{team}
 with the ANAHEIM Housing Authority
 last visited my unit, which I ANSWERED
 4 yrs ago.

6. ALL DEF. refused to originally
 GR ~~EXTENSION~~^{EXTENSION} OF time for Cont Appt.
 in 5/22 and I suffered a NERVOUS
 BREAKDOWN.

7. DEF. ENJOYED causing me INTENTIONAL
 INFLECTION OF EMOTIONAL DISTRESS VIA
 their conduct, harassment, abuse FALSE
 EVICTION & DENIAL OF APPEAL OR HRS
 should they rule my unit isn't habitable or
 or about 11/30/22

V. CAUSES OF ACTION

FIRST CAUSE OF ACTION - 10

(VIOL. OF ADA RIGHTS)
insert title of cause of action

(As against Defendant(s): ALL)

AS STATED IN COMPLAINT P-2-)

Insert ¶ #

~~2nd Cause of Action~~

Insert ¶ #

Insert ¶ #

VI. REQUEST FOR RELIEF

WHEREFORE, the Plaintiff requests:

Insert ¶ # Judgment on Complaint for 2 BILLION
DOLLARS &

Insert ¶ # Costs of Suit

Insert ¶ # ~~Rescind~~ RESTRAINING ORDER
BARRING EVICTION, HARASSMENT

Insert ¶ # Such other further relief as
Court deems just & proper

Dated:

Sign:

Print Name:

~~John Lockett~~
JOHN LOCKETT
JLF 8

DEMAND FOR JURY TRIAL

Plaintiff hereby requests a jury trial on all issues raised in this complaint.

Dated: 11/17/20

Sign: [Signature]

Print Name: JOHN LUKET

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